A BILL

FOR AN ACT ENTITLED

"An Act relating to certain claims arising out of or in connection with the year 2000 date change; amending Rule 23, Alaska Rules of Civil Procedure; and providing for an effective date."

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF ALASKA:

* Section 1. FINDINGS AND INTENT. (a) The legislature finds that

(1) the majority of responsible business enterprises in Alaska are committed to working in cooperation with their contracting partners towards the timely and cost-effective resolution of the many technological, business, and legal issues associated with the year 2000 date change;

(2) it is important to encourage businesses to concentrate their attention and resources in the short time remaining before January 1, 2000, on addressing, assessing, remediating, and testing their year 2000 date change problems, and to minimize any possible business disruptions associated with year 2000 date change issues;

(3) it is appropriate for the legislature to enact legislation to ensure that year
2000 date change problems do not unnecessarily disrupt state commerce or create unnecessary
caseloads in the courts and to provide initiatives to help businesses prepare and be in a
position to withstand the potentially devastating economic affect of the year 2000 date change;

(4) year 2000 date change issues potentially affect practically all business
enterprises to at least some degree, possibly giving rise to a large number of disputes;

(5) resorting to the legal system for resolution of year 2000 date change
problems is not feasible for many businesses, particularly small businesses, because of the
complexity and expense of pursuing resolution through the legal system;

(6) the delays, expense, uncertainties, loss of control, adverse publicity, and
animosities that frequently accompany litigation of business disputes can only exacerbate the
difficulties associated with the year 2000 date change and work against the successful
resolution of those difficulties.

(b) It is the intent of the legislature that

(1) this Act encourage businesses to approach their year 2000 date change
disputes responsibly and to avoid unnecessary, time-consuming, and costly litigation about
year 2000 date change related failures, particularly those that are not material;

(2) good faith negotiations occur between parties when there is a dispute over
a year 2000 date change problem;

(3) in resolving year 2000 date change related disputes, the parties rely on a
valid and enforceable contract, and that the provisions of this Act are inapplicable when a
provision would supersede, intervene, or change a contractual obligation or provision;

(4) if a party is unsuccessful in asserting the year 2000 date change defenses
created in this Act, nothing in this Act would preclude a court or jury from awarding
compensatory or punitive damages as provided by law;

(5) if a party to a contract uses reasonable care to prevent or remedy year 2000
date change damages, the party not be liable for most civil damages resulting from the year
2000 date change.

Sec. 2. AS 09.65 is amended by adding a new section to read:

Sec. 09.65.260. Claims against persons engaged in business arising out of
or in connection with the year 2000 date change. (a) In a civil action based on a
contract, a business or a member of the board of directors of a business is not liable
for damages arising from the year 2000 date change and caused directly or indirectly
by a failure of an electronic computing device used in the business if the business
shows by a preponderance of the evidence that

(1) the business made substantial efforts to avoid the damages claimed
in the civil action, such as

(A) inventorying the electronic computing devices used by the
business that may experience year 2000 date change failures;

(B) identifying critical electronic computing devices necessary
to conduct the operations of the business;

(C) identifying the potential for year 2000 date change failures
associated with electronic computing devices used by the business;

(D) preparing a plan to reprogram, fix, repair, replace, or
otherwise remedy the electronic computing devices necessary to avert failure
resulting from the year 2000 date change;

(E) complying with generally accepted practices of a business
sector related to the year 2000 date change, including testing information
systems for compliance with the year 2000 date change; and

(F) developing contingency plans in the event of an electronic
computing device failure; or

(2) the business used reasonable care to prevent or remedy damages
arising from the year 2000 date change and caused directly or indirectly by a failure
of an electronic computing device.

(b) The defense in (a) of this section may not be asserted by a business that
develops or manufactures software, firmware, microcode, hardware, or embedded
microchips that create, read, write, calculate, compare, sequence, or otherwise process
data that consists of dates, times, or both dates and time if the business represented
that the software, firmware, microcode, hardware, or microchips were year 2000 date
change compliant. This subsection does not apply to a business that only sells, rents,
or leases software, firmware, microcode, or hardware that is developed or
manufactured by another person.

(c) A civil action based on a contract against a business, or member of the
board of directors of a business, for damages arising from the year 2000 date change
and caused directly or indirectly by a failure of an electronic computing device used
in the business may not be brought as a class action unless the aggregate claim of all
members of the class for economic loss exceeds $150,000.

(d) In a civil action based on a contract against a business, or member of the
board of directors of a business, for damages arising from the year 2000 date change
and caused directly or indirectly by a failure of an electronic computing device used
in the business,

(1) damages may not be awarded for noneconomic losses if the party
bringing the claim is unable to prove by a preponderance of the evidence that the party
defending the claim knew, or should have known, that the failure of the electronic
computing device would cause the damages claimed in the civil action;

(2) the civil action may not proceed to trial until the person bringing
the action, if appropriate,

(A) provides, if able to do so, written notice to the business that
describes the failure of the mechanism that contains an electronic computing
device arising from the year 2000 date change; and

(B) gives the business the opportunity to fix the problem,
including reasonable access to electronic computing devices or software
affected by the failure described under (A) of this paragraph;

(3) a provision of this section that conflicts with a year 2000 date
change provision contained in a valid and enforceable contract between the parties to
the civil action may not be applied in that civil action.

(e) This section does not apply to a civil action against a business, or a
member of the board of directors of a business, for damages for personal injury or
wrongful death arising from the year 2000 date change and caused directly or
indirectly by a failure of an electronic computing device.

(f) In this section,

(1) "business" means a person or a for profit or a nonprofit entity
engaged in a trade, service, profession, or activity with the goal of receiving a financial
benefit in exchange for the provision of services, goods, or other property;
(2) "electronic computing device" includes any computer hardware or software, a computer chip, an embedded chip, process control equipment, or other information system that is used to capture, store, manipulate, or process data;

(3) "year 2000 date change" includes processing date or time data from, into, and between the Twentieth and Twenty-First Centuries, and leap-year calculations; in this paragraph, "processing" includes calculating, comparing, sequencing, displaying, and storing.

* Sec. 3. AS 09.65.260 is repealed January 1, 2006.

* Sec. 4. AS 09.65.260(c), enacted by sec. 2 of this Act, has the effect of amending Rule 23, Alaska Rules of Civil Procedure, by requiring, in a class action relating to the year 2000 date change, that the aggregate claim of all members of the class for economic loss exceeds $150,000.

* Sec. 5. APPLICABILITY. This Act applies to a cause of action arising from any failure described in AS 09.65.260, enacted by sec. 2 of this Act, that accrues on or after the effective date of this Act but before January 1, 2006.

* Sec. 6. This Act takes effect immediately under AS 01.10.070(c).